

## FIXED FOR FRIDAY

The hereafter mentioned is fixed for Friday, and we are sure it can't be equalled anywhere else, and not by us, except on some other Friday. Contemplate:

40-inch all Wool Checks only 25c.  
Embroid Dress Goods, good styles, 12 1/2c.  
Spring shades 38-inch all Wool Serge only 25c.  
Ladies' Leather Card Cases at 15c, worth 50c.  
White Brocade 9c, worth 25c.  
Fine 12 1/2c. for 7 1/2c.  
Dark, bleached yard-wide Muslin at 9c, worth 12 1/2c.  
Dark and light colored Percales at 6 1/2c, former price 12 1/2c.  
150 dozen Embroidered Handkerchiefs for ladies at 10c, worth 20c and 25c.  
50 dozen R. & G. Celebrated Corsets at 98c each, worth \$1.25.  
Ribbons at 10c, 15c, 20c, worth 15c, 25c and 35c.  
30 pieces of Embroidery, 30 inches wide, for children's dresses; 47 pieces, 45 inches wide, for ladies' dresses, new patterns and styles, at very low prices.  
Ladies' pure silk Ribbed Vests, jersey-fitting, at \$1.25, worth \$2.50.  
Baltic and Ribbed Vests at 25c.  
Gent's Baltimore Shirts 25c, worth 50c.  
Misses' Colored Dresses, sizes 8, 10, 12 years, for 75c.  
Children's Dresses, sizes 2 to 6 years, 40c to \$1.10.  
See the table of Ladies' Muslin Underwear.  
New lot of Embroidered 4-button Kid Gloves at 50c, worth \$1.25.  
A new lot of 25c Plaid White Goods at 12 1/2c.  
Turkey-red Fringed Table Cloths at 75c, 80c and 90c, worth \$1.25, \$1.50 and \$1.75.  
Marcelline Red Spreads at \$1.05, worth \$1.75.  
Cassimeres, for boys' wear, very cheap.

## L. S. AYRES &amp; CO

## Wanted—Square Pianos

—IN EXCHANGE ON—  
NEW UPRIGHTS.

We are prepared to allow the best possible prices to those who have old, second-hand or new Square Pianos, Organs or Melodians in exchange on Upright Pianos. Persons having such instruments should not fail to give us a call or write us fully.

## Pianos and Organs for Rent

CHEAPER THAN ANY PLACE IN THE CITY.

## D. H. BALDWIN &amp; CO

Wholesale and Retail Dealers in Decker Brothers, Haines Brothers, Fischer and D. H. Baldwin & Co. Pianos, and EXETER, SHONINGTON and HAMILTON Organs.  
Parties at a distance desiring bargains should not fail to write for fuller description. Orders for moving given prompt attention.

95, 97 and 99 N. Pennsylvania St., Indianapolis.

## OWING TO THE INCREASED DEMAND FOR

## MIRRORS

Of all descriptions we have lately added many elegant patterns and designs to our line. We also make a specialty of reglazing old mirrors.

## H. LIEBER &amp; CO

82 East Washington St. ART EMPORIUM.

## NEW BOOKS

CIVILIZATION IN THE UNITED STATES.  
By Matthew Arnold ..... .75  
HISTORICAL SERIES—OLD NORTHWEST.  
By B. A. Hinsdale, Ph. D. ....\$2.50  
AMERICAN STATESMEN SERIES—GOV.  
ERNEST MORRIS. By Theodore Roosevelt.

## For Sale by

## THE BOWEN-MERRILL CO

## The New York Store

[Established 1853.]

## BEADED WRAPS

## Embroidered Fichus

## NEW LINE JUST OPENED.

## Boys' Shirt Waists for 39c, worth 50c.

They are made of Percale, and all one style and color. Three sizes.

## PRICES ALWAYS IN PLAIN FIGURES.

## PETTIS, BASSETT &amp; CO.

## State Board of Education.

The State Board of Education was in session all day yesterday. All the members were present except Dr. Jordan, Prof. Layne, Dr. Irwin and Smock. President Parsons, Superintendent Jones and Hon. H. M. LaFollette being in attendance. The entire day was spent in the preparation of questions for teachers' examinations and in the awarding of professional life licenses. Two high schools, one at Zionsville and the other at Tipton, were commissioned. The board will continue in session to-morrow. Life licenses were granted to Morris E. Cox, Westfield; David G. Goss, Rochester; Wm. S. Smea, Frankfort; Walter Singsfelder, Hanna; E. E. Urner, Mitchell. Professional licenses to L. D. Clark, Margie Hamilton, Mary E. Harper, Miriam Hill, Fannie Marble, Lily Memhart, Annie W. Nease, Edith Reilly, Geo. E. Rogers, Marion W. Salmon, Francis N. Sexton, Mary E. White.

## Counties That Have Settled.

The following counties have made the May settlement with the Treasurer of State, and paid in the following amounts: Newton county, \$5,993.50; Franklin, \$15,993.76; Howard, \$12,996.58; Tipton, \$3,364.49; Huntington, \$14,611.91; Marshall, \$15,321.85; Johnson, \$17,397.73; White, \$10,103.65; Riley, \$9,559.35; Wayne, \$40,582.53; Pike, \$15,832.45; Crawford, \$3,091.21.

## Democratic Central Committee.

The members of the Democratic State central committee are in the city. They are here to elect a chairman, which they will do at 2 o'clock. Three gentlemen are prominently mentioned for the position, J. O. Henderson, of Kokomo, Ephraim Richardson, of Greensfield, and F. H. McCormick, of Columbus.

## FURNITURE at lowest prices at Wm. L. Elders.

## WHY HE DISMISSED THE CASE

## District Attorney Sellers States His Reasons for Dismissing Gen. Carnahan.

## The Trial of Wm. F. Barrows, Charged with Voting Twice, Egan—Other Matters in the Various Courts.

## THE CARNAHAN CASE DISMISSED.

## District Attorney Sellers States There Is No Ground for Prosecution.

Yesterday afternoon the cases against Gen. James R. Carnahan and W. F. Barrows were called in the United States Court before Judge Woods. In reference to the indictment against General Carnahan, District Attorney Sellers moved that it be dismissed. He asked to have the record show that he asked for the dismissal for the following reasons:

"The defendant herein is charged with unlawfully advising certain election officers to do certain acts unauthorized by law relating to the election of a Representative in Congress. The only evidence upon which the indictment was found and returned was a printed circular purporting to have been signed and promulgated by the defendant."

"The only part of that circular to which any exceptions might be taken is the following clause: 'The other poll lists and tally-papers should be given to the judge opposite in person to the inspectors and be by him brought to the court-house on Thursday morning next succeeding the election to be used by the board of canvassers.' It may be seriously questioned whether that clause amounts to advice to do anything unlawful or omit any duty prescribed by law, as Section 4712 of the Revised Statutes, 1881, provides that said papers shall be deposited with the inspector or with one of the judges selected by board of judges."

"However that may be, investigations made subsequent to the return of the indictment have brought to the knowledge of the officers for the government the fact that the circular in question was neither authorized, written nor signed by the defendant, and that he had no knowledge of its contents until after the election at which it was used, and the further fact that he was out of the State when it was prepared and circulated. These facts are not only having been shown in open court upon the trial of another cause, for the government to put a citizen upon trial under such circumstances would be manifestly unfair and unjust."

The court ordered an entry of dismissal in accordance with the District Attorney's motion.

## TRIAL OF W. F. BARROWS.

## Clearing the Docket of the Election Cases of Two Years Ago.

In regard to W. F. Barrows, charged with voting twice at the last State election, the grand jury before yesterday returned an indictment against him, charging with "casting two votes for congressmen." Instead of voting twice for A. C. Harris as it was in the former indictment. In preparing for the trial yesterday afternoon a jury was secured without much difficulty, as follows: Jacob Kiger, Lawrenceburg; D. M. Beck, Beck's Grove; James Mustard, Broad Ripple; Charles Bowman; Madison; T. C. Harrington, Wakarusa; John W. Markley, Bluffton; George McGinnis, Martinsburg; Samuel Brown, Franklin; Thos. E. Macy, Berns; John Plasterer, Huntington; James R. Kerr, Carbon; John Ewalt, New Corydon. The first witness was Daniel Sullivan, a worker at the first precinct, where the first vote was cast, on the day of the election in 1891. He said that Barrows voted early in the morning and passed cigars around, and that objections were made when he offered to vote again in the afternoon. Witness said Barrows handling tickets and working around the polls as challenger, and said there was a great noise when the second vote was offered. Inspector Morrow called on Barrows' name, and this drew attention to the matter. Morrow said he had voted, but Barrows said he had not, and the ticket was put in the box.

Noble C. Butler presented the poll-books, showing that W. F. Barrows' name appeared twice. John W. Carleton did not know any other person of Barrows' name in the ward except his son, and he was not a voter. Witness saw his ticket handed in in the morning. In the afternoon, he continued, "I was standing about the chute, and heard some one say, 'Barrows, you voted twice.' There was a great deal of confusion at the time, and I stepped down out of the chute, and I said to him, 'Barrows, I did not think you would vote twice.' He replied, 'I don't think I have. I have am glad of it.' On cross-examination by John B. Egan, one of the counsel for Barrows, witness said he could not tell who voted before or after the defendant, but he saw a ticket go in the box. Sullivan was the first man to raise a fuss because there was no challenge made and nothing said about voting twice until the ticket was in the box. He did not have a box in cigars under his arm, and he did not see him distributing cigars. Every body gathered around the chute at the time.

George R. Bernhardt said he saw Barrows vote about 3 o'clock in the afternoon, and that he thought that he did not vote but once that day, and if he did he did it without knowing it. Morrow, the inspector, put his head out of the window, and said Barrows voted twice, but defendant denied it.

Richard Lago, a judge at the election, saw Barrows vote about 3 o'clock. He said he saw a number of tallies corresponded with names on the poll-book. On cross-examination Mr. Lago was considerably confused and was not certain of anything about the case. James H. Whitaker testified to seeing Barrows vote in the afternoon but not in the morning. He said that the crowd cried out at the time, that Barrows had voted before and after Barrows got mad and said he was glad of it if he had.

Clerk Reiser was positive that Barrows voted twice, once in the morning and once in the afternoon. On cross-examination, he said that he did not know when anyone voted except as the inspector called them. He saw several votes, but could give no names, but that he remembered Barrows' name. He said he went to the window to thank him and saw him there with a ticket in his hand. He had already put his name on poll-book, but he could not say that Barrows put in any ticket.

Samuel L. Morrow, the inspector, followed the general line of the testimony for the prosecution, was confused on the cross-examination by Mr. Egan. He said that he could not recall distinctly what officers were voted for at the election of 1891, as he had served on so many boards he could not remember them. He did not think any presidential electors were scratched. They counted the head of the ticket, which he thought were the candidates for Lieutenant-governor. Barrows had a bunch of tickets in his hand when he came up to the polls. He thought when Barrows came up in the morning he said something about not intending to vote then. Witness did not know who voted before or after Barrows. He claimed that he did not say on the afternoon of the election that Barrows explained to him that he did not vote in the morning. He admitted that he had said that if Barrows voted twice he thought it was through a mistake, but he denied saying to Barrows or anybody else after the indictment was returned that he did not believe he had voted twice.

Thos. J. Hudson, the Republican clerk, was the next witness. He testified that he could see the sheets, but could not see who voted. He sometimes recorded the names from the call of the judge, and sometimes from the other clerk's poll-book. He said that he sometimes made mistakes in writing names, and got the names of some persons who had not voted. When the vote was counted it was one short, and Barrows remarked to Morrow: "Now are you satisfied?" Morrow's reply was "That lets you out," meaning that there was nothing in the count to show that he had voted twice. Afterward Morrow remarked to the clerk that he guessed he had made a mistake. On re-direct Hudson said the poll books, tickets and tally-sheets agreed as to the number of votes cast. Court adjourned until this morning.

## IN THE STATE COURTS.

## Trial of Charles J. Martin on the Charge of Horse-Stealing.

Over one hundred witnesses from seven counties in Indiana were present in the Criminal Court yesterday afternoon when Charles J. Martin, the alleged horse-thief, who has received so much notoriety, was placed on trial. Almost a score of those present had lost horses, and are here to add their testimony to the evidence that will be submitted by the State. There were in attendance a large number of persons from

Mitchell, where Martin lived in style for several years, and was highly respected. They will give character evidence. When Martin was brought into court, and saw the array of witnesses who would testify against him he proposed to stand guilty; the prosecutor says, if his punishment would be made light, Judge Irwin refused to say what the sentence would be, and after a delay of two hours the accused decided to stand trial. He is defended by Harding & Jovey. Considerable difficulty was experienced in getting a jury, and the box was not filled until after 5 o'clock. The taking of evidence will begin this morning. The particular charge on which Martin is being tried is that of stealing a horse from William M. Apple, of Broad Ripple.

Martin was traced and arrested by detective Lloyd, who claims that he can procure a large amount of evidence against the prisoner. It is alleged by him that Martin for years kept his real life from starting by his apparently honest mode of living and pretensions to religious zeal. Witnesses are present whose testimony will place Martin from the time he left Mitchell until he got back to that place with the horse which, it is charged, he stole from Mr. Apple. Carrying a saddle and bridle, he was seen to get the train late one evening at Lawrence. That night Mr. Apple's horse was stolen. The next day, the testimony will be, Martin appeared at Waverly court house, where he answered the description of the one who stole from Mr. Apple. From there it will be shown that he went through other small towns in the southern part of the State, including Ellettsburg, where he was arrested, where he sold the horse to the first department. The accused was arrested in St. Louis three months ago, and has been in jail here ever since. He claims that he is innocent, and says that he will be able to prove that although he bought horses that might have been stolen, he did not know the facts at the time of making the purchase. His wife, who is married to a western part of Marion county, also insists on his innocence. Since his arrest she has been active in helping his attorneys prepare a defense. It will probably take three or four days to try the case.

## THE COURT RECORD.

## SUPREME COURT DECISIONS.

H. J. A. Mitchell, Chief Justice.  
13269—David W. Miller vs. Starting Hudson. Green C. C. Affirmed. Elliott, J.—A party against whom an execution is issued cannot maintain a writ against the officer who levies upon his property without showing that the property was not subject to execution. When execution issues, a replevin bill is an execution against the officer, although he may have the rights protected and preserved by other remedies.  
13674. Milton H. Shirk vs. Wm. Shultz. Decided C. C. Reversed.  
12777. W. U. T. Co. vs. Marion Kiffin. Rehearing denied.  
14032. Rachel Winemiller et al. vs. Thomas Winemiller. Reversed C. C. Affirmed.  
C. J.—Where a decree providing for alimony directs that a sum in gross be paid in specified amounts and upon given dates, such decree will be set aside by the court on application of the party in whose favor the decree was made, upon the dates fixed without paying interest unless the payment of interest is required by the decree.

## SUPERIOR COURT.

Room 1—Hon. N. E. Taylor, Judge.  
Sarah E. Cotton et al. vs. Leonard Wells et al.; quiet title. Dismissed by plaintiff.  
Addie M. Campbell, administrator, vs. Henry C. Campbell et al.; for foreclosure. Trial by court.  
Room 2—Hon. Lewis C. Walker, Judge.  
Matilda Moore vs. John E. Kerr; damages. Jury out.

## NEW SUITS FILED.

In the matter of the petition of the minor and adult heirs of Sarah J. Capito, deceased, for partition of real estate.  
Frederick Rand, receiver, vs. Ebenezer Henderson et al.; complaint on notes. Demand, \$3,000.  
Ernest L. Hassel vs. Harter Kiser; complaint and affidavit in replevin. Demand, \$50.

## Circuit Court.

Hon. Thomas L. Sullivan, Judge.  
Anna K. Vial vs. Frederick Kord et al.; to replevin of will. Dismissed by plaintiff.  
Christina Koefer vs. Joseph Lochie. Jury out.

## The Art Exhibit.

Dr. Albrecht has purchased a painting by Mr. Steele, a sunset landscape in autumn, in which sheep are being driven toward the red west along the skirts of a forest. The ruddy clouds hang well on the picture. A number of oil paintings at the Art Exhibit are very moderate, considering that they are by celebrated men. An example is the "Marsh," by G. McChesney, a tidal stream wandering among green pastures, meadows near the sea. Another delicate landscape, by Henry Farrar, "Near the Sea," shows a hillside, on which is an old cedar wood, familiar to sea-side antenaters. The sky is the clear apple green and azure sunset, so often painted by Farrar. "Moon-rise in New York Harbor," a picture of crowded craft, and the rippling bay, with a sky of tumbling clouds and the moon riding among them, is also attracting much attention.

The Art Association will give an evening reception on Saturday at the rooms of the exhibit similar to those of last year. To-day Mrs. Geo. F. Adams and Mrs. F. M. Churchman will be in attendance, with Misses Mary Morrison, Mary Elder and Ariana Holliday for the afternoon. At 4 o'clock a general meeting of the association is called for the purpose of making plans for the exhibit, and other work which is important.

## Died from His Wounds.

Charles F. Arnold died yesterday morning at 2 o'clock at the home of his widowed mother on Oriental street from the effects of the assault made by his rival in a love affair, John H. Heitkam. He did not recover consciousness after his release Tuesday morning, and died without making any statement of his side of the affair. The charge against Heitkam was changed from assault and battery with intent to kill, to murder, and when he was taken before the Mayor he waived examination. As no bond could be taken he was committed to jail to await the action of the grand jury. His father, John Heitkam, is a member of the Carpenters' Union, and he has retained Griffith & Potts to defend him for the particulars of the affair are differently stated by the respective friends of Heitkam and Arnold. The prisoner claims that Arnold assaulted him first, and that all he did was in self-defense. There were quite a number of witnesses to the assault, and the coroner began taking their testimony yesterday. Among them are Charles F. Kirkhoff, Charles Schenry, Frank Martin, Michael St. Agnes Leonard, Fannie Leonard and Margie Hogan.

## An Electric Light Telegram.

The members of the City Council for a day or two have been discussing the contents of a telegram Alderman Smith accidentally secured the other day. A messenger boy delivered to him a telegram addressed "J. P. Smith," and, supposing it was intended for "J. P. P.," his right initials, he opened and read it. It proved to be for J. P. Smith, the representative of an electric light company competing for lighting the city. It was from the company the agent represented, and after asking for the bids, closed by saying: "Be sure and get contract. Sugar if necessary." Mr. Smith explained last night that the telegram had been misinterpreted. The company, he said, expected that the members of the Council would be sent to visit the man-ufacturers of the competing companies, and the expression "sugar, if necessary," meant that he should assist in paying the expenses of the junket trip of the councilmen to cities where the system he represented had lights. Mr. Smith says that expressions for such excursions are met by all companies.

## Scalp Torn Open.

Robert Casey, engaged in screwing gas-pipe together in a trench on Blackford street, near King's pork-house, yesterday, was dangerously and perhaps fatally injured by a rope giving away and allowing a lever to rebound and strike him on the head with great force. Mr. Casey was in the employ of the Broad Ripple company. His scalp was torn from his head. Dr. Combs dressed his wounds and ordered him taken to his boarding-house, 265 West Washington street, where he is now lying in a critical condition.

## The Woman's Missionary Society.

The Woman's Foreign Missionary Society of Blackford-street M. E. Church celebrated its anniversary last night by a literary and musical entertainment which was attended by a large audience. Those who participated in the exercises were Mrs. Emily Kelly, Mrs. Schug, Misses Emma Holland, Tillie Helwig, Nora Harmon, Jessie Smock, Mattie Hollingsworth, Annie Butts, Mary Loran, Ora Unr, Mary Sheridan, Minnie Brown and Blanche Schaub.

## HEAR James Whitcomb Riley on Friday night, at the Central Christian Church.

## A. M. E. CONFERENCE.

ports as to the Educational and Sunday-School Work of the Church.

At yesterday's session of the A. M. E. General Conference Bishop J. P. Campbell, of Philadelphia, presided, and Rev. C. H. King, of North Carolina, and Rev. N. J. McCracken, of Indiana, conducted the opening exercises. The committee on hymns was appointed, consisting of B. A. J. Nixon, L. J. Coppins, W. Beckett, Evans Tyres, F. Savage, T. W. Watson, J. A. Johnson, J. Austin and G. P. Sloan.

The statistical report, which was read the previous day's session, being deemed very accurate and meeting with many objections, as, after a lively dispute, referred to the committee on statistics. Dr. C. S. Smith, secretary of the connectional Sunday-school Union, reported that the headquarters had been removed from Blooming in, Ill., to Nashville in 1886, and it had purchased a \$9,000 four-story stone front building, his department of church work was started in 1884 as an experiment, and although it is the youngest of the enterprises, its financial standing is equal to the older ones. The work of the union is divided into four departments—management, publication, normal and statistical. The business done by the department in the last quadrennium was:

Receipts, \$38,944.65; expenditures, \$36,449.65; balance to the bank of \$2,495. The assets are \$12,000, and liabilities only \$40,000. Number of Sunday schools, 3,544; number of officers and teachers, 16,636; amount raised for Sunday-school support, \$49,523.84; volumes in library, 261,517.

Dr. W. D. Johnson made his report as secretary of education. The business of this quadrennium was \$24,734.68. His statement showed sixteen active universities and colleges and four in incipient stages; students, 1,539; teachers, 58. These schools have given degrees to 157 regular graduates, and have property valued at \$235,950, with the small sum of \$23,871.81 as an encumbrance.

There was a large attendance last night at the educational meeting at Bethel Church. The short addresses were delivered by Dr. J. G. Yeiser, of Georgia; Drs. B. T. Tanner, W. J. Gaines, W. D. Johnson, Rev. E. H. Bolden and T. B. Caldwell, of North Carolina; Dr. W. H. Withers, of University, and Dr. H. F. Miller, of St. Thomas, Danish West Indies; solo, "Far Away," was given by Rev. J. W. Beckett, of Philadelphia.

## Barnum's Circus.

The circus season will begin to-morrow, with the appearance of the "Barnum and London New Fifteen United Shows" at the West Washington-street grounds. The feature which promises to attract the most attention, and which is a new departure in circus entertainments, is the Moorish Caravan and Arabian Fantasia which will accompany the present show. A tribe of these people are re-created in the Moorish costumes, depicting their desert life, where they give a display of their forms of amusement, dancing, flute and tambourine-playing, etc. Then the capture of a caravan, the pursuit of flying Bedouins and a subsequent pitched battle are carried out. The circus will have three rings, hippodrome track, artificial lake, etc. It gives two shows—morning and evening.

## Nice bright light-colored hats at Ryan, The Hatters, 21 and 23 South Illinois street.

## Spring Style Hats.

All colors and prices. "Seaton's Hat Store," 25 North Pennsylvania street.

## Miles's restaurant is now at 19 North Illinois st.

Meals, 25c; lodging, 50c. Open all night. Baggage checked free.

## To Contractors and Builders.

Don't fail to investigate the merits of Hill's Sliding Inside Blinds. Full-size model at our store. Better and cheaper than the old style. Don't sag nor interfere with curtains. No rattling, and can be taken out in one minute. Any kind of finish you want. Call and see the model or send for circular.

## HILDEBRAND &amp; FUGATE, 52 S. Meridian st.

## See the "Alaska."

With glass front, in our show-window, showing how the inner current of dry, cold air causes the wheel to revolve. The "Alaska" Hardwood Refrigerator will produce better results with less ice than any other.

Wm. H. BENNETT & SON, 38 S. Meridian st.

"There is but one tailoring house in Indianapolis that can complete a pair of pantaloons the same day as ordered, and this concern is not only in the lead in this particular, but in every other department of tailoring. Lowest prices for best work only at Kahn & Co.'s, popular tailors."

## WOODLAWN LOTS

There is nothing better in the market to-day than Woodlawn lots at \$400, \$450 and \$500. The streets are made, fine forest trees, the addition is largely built up, and more houses in course of erection this year than for several years past. We will sell on long time with small payment down.

## JOHN S. SPANN &amp; CO

34 East Market Street.

## FOR SALE

On account of removal from the city of the owner we offer for a few days the two-story frame dwelling of nine rooms, stable, No. 193 Broadway. Lot 49 by 169. Terms made satisfactory.

## C. F. SAYLES, Agent,

78 East Market Street.

## Building Lots Northeast

On Easy Payments.

We have seven lots on Sheldon Street, south of Eighth street, we can sell at a low price and on payments of \$10 per month and for. This is a rare chance to secure a good lot, and is much better than shares in a Building Association. Call for full particulars.

## C. E. COFFIN &amp; CO,

90 East Market Street.

## Ask for a Policy in the

## Farmers' Fire Insurance Co

OF YORK, PA.

Telephone 501. HENRY COE, Resident Agent.

REAL ESTATE FOR SALE—Farm of about 55 acres, three miles southeast of city; well improved. 45 acres adjoining Brightwood on the east. 20 acres on extension of Central avenue, 3 1/2 miles from city. Room 13 Martindale Block.

## Attention, Capitalists!

A syndicate controlling a choice tract of land adjoining this city offers an opportunity for a few more persons to get in on the ground floor. For particulars address.

## CHAS. SCHURMANN

40 East Market St.

## NATURAL GAS

Pleasant fires make happy homes. Good, safe, reliable work done by

MURRAY & MOSIER, 80 Massachusetts Avenue.

## A. W. BRAYTON, M. D.

OFFICE: Northeast corner Ohio and Meridian Sts. RESIDENCE: 905 E. Washington St.

## J. N. HURTY, M. D.

ANALYTICAL CHEMIST. Waters, Ores, Clays and General Analysis.

## GO WITH THEM

We have Berry Spoons, Olive Forks, Ice-Cream Servers, Cake Knives, and all the many things in table ware, in plain and oxidized silver, in new and unique designs, that go well with the various dishes of cut glassware which we are now showing. This is the season for them.

## Bingham &amp; Walk

Wholesale and Retail Druggists.

And dealers in Pure Drugs, Chemicals, Surgical Instruments, Trusses, Glassware, Brushes, Combs, Fine Perfumery, Toilet Articles, Spices, Dye Stuffs, etc., at the old stand,

7 and 9 East Washington Street.

Please call or write for prices.

## CHICAGO ART GLASS CO,

MANUFACTURERS AND DEALERS IN

STAINED, ORNAMENTAL AND BEVELED GLASS.

EDWARD SCHURMANN, No. 2 Odd-Fellows' Hall, State Agent, INDIANAPOLIS, IND.

Designs and Estimates Furnished Free on Application.

## To the Retail

## Dry Goods Trade

I will sell, commencing on WEDNESDAY MORNING, May 23, at 10 o'clock (pursuant to an order of the Superior Court of Marion county, Indiana, in the case of H. B. Claflin & Co. vs. A. Dickson & Co.), on the premises, 26 and 28 West Washington street, known as the "TRADE-PALACE," Indianapolis, the entire stock of Dry Goods and Notions, consisting of Dress Goods, Silks, Velvets, Flannels, Cloaks, Shawls, etc., etc.

This is a rare opportunity for retail merchants to supply themselves with first-class, desirable goods, as the stock must be closed out, in lots to suit dealers.